

Randi Erickson, Licensed Abstractor for the State of Minnesota

9285 – 205th Ave. NW

Elk River, MN 55330

March 3, 2022

RECEIVED

MAR 04 2022

CLERK, U.S. DISTRICT COURT
MINNEAPOLIS, MINNESOTA

RE: Notice to Preserve Electronic Evidence and Files

Relating to Work by Tim L. Droel, Attorney at Law,

Droel Law Firm, Attorneys and Law Firm for

Craig R. Sawyer and Robert Hamer

Federal Case # 21-cv-2536 ECT/KMM



Dear Sir or Madam,

This letter requests your immediate action to preserve electronically stored information that may contain evidence important to the above legal matter. Briefly, the matter involves a conflict of interest arising in the case because the law firm, thru the use of “agents or sub-agents”, may have used my abstracting material in the representation of certain clients in the area of “Southwestern Minnesota”. In which I spent many days in that abstracting for Wind Farms in the Year 2021. Tim L. Droel represented such clients in the very same project he put on his bio-page.

This notice applies to your law firms on- and off-site computer systems and removable electronic media plus all computer systems, services, and devices (including all remote access and wireless devices) used for your [company’s] overall operation. This includes, but is not limited to, e-mail and other electronic communications; electronically stored documents, records, images, graphics, recordings, spreadsheets, databases; calendars, system usage logs, contact manager information, telephone logs, internet usage files, deleted files, cache files, user information, and other data. Further, this notice applies to archives, backup and disaster recovery tapes, discs, drives, cartridges, voicemail and other data. All operating systems, software, applications, hardware, operating manuals, codes, keys and other support information needed to fully search, use, and access the electronically stored information must also be preserved.

The importance of immediate action cannot be overstated. Electronically stored information is easily corrupted, altered, and deleted in normal daily operations. Even booting a drive, running an application, or reviewing a document can permanently alter evidence. An important method for preserving data in

its original state is to have a forensic image (mirror image or clone image) made of pertinent hard drives of both office and home computers used for business and of network servers. This image captures all current data, including the background or metadata about each document. Simply copying data to a CD-ROM or other common backup medium is not adequate. For each captured image file, record and identify the person creating the image altered, and deleted in normal daily operations. Even booting a drive, running an application, or reviewing a document can permanently alter evidence. An important method for preserving data in its original state is to have a forensic image (mirror image or clone image) made of pertinent hard drives of both office and home computers used for business and of network servers. This image captures all current data, including the background or metadata about each document. Simply copying data to a CD-ROM or other common backup medium is not adequate. For each captured image file, record and identify the person creating the image and the date of creation. Secure the file to prevent subsequent alteration or corruption and create a chain of custody log. Once the forensic data image file is created, the pertinent computer or other device can be placed back into operation.

[If known, identify any key persons', officers', supervisors', and employees' computers to which special attention for forensic imaging must be directed.]

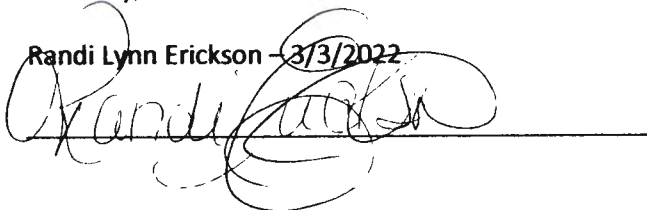
This preservation notice covers the above items and information between the following dates: State of Minnesota, from 2020 – to Present. Follow the above procedures to preserve electronic information created after this notice.

Current law and rules of civil procedure clearly apply to the discovery of electronically stored information just as they apply to other evidence, and confirm the duty to preserve such information for discovery. Your Attorneys and Law Firm and your officers, employees, agents, and affiliated organizations must take all reasonable steps to preserve this information until this legal matter is finally resolved. Failure to take the necessary steps to preserve the information addressed in this letter or other pertinent information in your possession or control may result in serious sanctions or penalties.

Further, to properly fulfill your preservation obligation, stop all scheduled data destruction, electronic shredding, rotation of backup tapes, and the sale, gift or destruction of hardware. Notify all individuals and affiliated organizations of the need and duty to take the necessary affirmatives steps to comply with the duty to preserve evidence.

Sincerely,

Randi Lynn Erickson - 3/3/2022

A handwritten signature in black ink, appearing to read "Randi Lynn Erickson", is written over a horizontal line. The signature is stylized and cursive.